

for his S^d Debt and where and whether he received Judgmt thereon and if by removal of Transcript of the Record into the Prov^l Court he had Execution by Elegit for his whole Cost and Damages or what you know of that matter and whether the Same was Executed if not by what means it was prevented 3. Do you know of any Lands or Tenements the Said Brewerton was Seized or possessed of at or before the time the Complainant took his Said Execution. Do you know have heard or been Credibly informed that the Said Brewerton did then or at any other Time and when by Deed or Deeds duly Executed Convey Assigne or make over the S^d Lands or any and what part thereof together with all or any of his personal Estate to the Deft Adams or any other person or to any other in Trust for him or any other person and to Whom was the Same made for a valuable Consideration or only under Colour and wth intent to Defraud the Complainant and deprive him of the Benefitt of his Execution and if in the Said Deed or Deeds there is Valuable Consideration mentioned what was the Sum as you can remember was the S^d Brewertons Intentions thereby to Apply the Same [759] Towards Satisfaction of the Compl^{ts} Demands did he Actually and bona fide receive Such Consideration or Sum of Tob^o of the S^d Adams or of any other person on his Account or did you Apprehend their Aggreem^t to be that the Def^t Adams Should pay it for him to the Compl^t and thereby Undertake to Discharge the whole Damages and Costs recovered as af^d was the Same or on their Accounts to the Compl^t or if all or most part of the Compl^{ts} Debt and Costs is Still unpaid by whose means and Contrivance do you beleive the Complainant was prevented from recovering the Same by his Execution and thereby Occasion the Suit now Depending 4. Do you know of any other Matter or thing touching the matters in Question that may tend to the benefitt or Advantage of the Compl^t in this Cause beside what you have been before Interrogated unto Declare the Same fully and at Large as if you had been thercunto particularly Interrogated.

Depositions of the Wittnesses Taken at the House of Thomas Gillis in Somerset County upon the Twelfth Day of May 1724 by Virtue of a Commission issuing out of the Lord Propr^{ys} High Court . . . of Chancery to us Directed for the Examination of Wittnesses in a Cause here Depending between John Caldwell Compl^t and W^m Brewerton and Alexander Adams def^{ts}.

Jonathan Raymond Sen^r of Stepney Parish in Somerset County Aged about 50 years Sworn and Examined on the part of the Compl^t Says as follows Viz^t

1st That he well knows the parties Compl^{ts} and Defe^{ts}.

2^{dly} That he hath often heard that the Def^t Brewerton was indebted to the Compl^t about five or Six Thousand Pounds of Tob^o for the Like Sum paid by the Compl^t (when it was worth two pence Per lb) to Sundry persons in Discharge of Debts which the Said Brewerton Owed and that he hath also